

Message Text

SECRET

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ACTION SS-25

INFO OCT-01 ISO-00 SSO-00 NSCE-00 DODE-00 INRE-00
CIAE-00 ACDE-00 DOEE-00 /026 W
-----009339 211317Z /41

O 211249Z JUL 78
FM USMISSION GENEVA
TO SECSTATE WASHDC IMMEDIATE 2396
INFO AMEMBASSY LONDON PRIORITY
AMEMBASSY MOSCOW PRIORITY

S E C R E T SECTION 01 OF 02 GENEVA 11269

EXDIS USCTB

PASS TO DOE
CTB MESSAGE NO.268
E.O.11652:XGDS-3
TAGS: PARM US UK UR
SUBJECT: CTB NEGOTIATIONS: SOVIET ILLUSTRATIVE TEXT FOR
THE FORMAL ARTICLES OF THE MULTILATERAL TREATY

1. THIS MESSAGE CONTAINS THE US TRANSLATION OF THE
SOVIET DRAFT LANGUAGE OF THE FORMAL ARTICLES OF THE
MULTILATERAL TREATY, WHICH WAS DISTRIBUTED IN THE
POLITICAL WORKING GROUP JULY 20.

2. BEGIN TEXT: ARTICLE III: THE PROVISIONS OF ARTICLE I
DO NOT EXTEND TO NUCLEAR EXPLOSIONS FOR PEACEFUL PURPOSES.
THE PROVISIONS OF THE PROTOCOL TO THIS TREATY SHALL
APPLY TO SUCH EXPLOSIONS. THE PROTOCOL SHALL BE AN
INTEGRAL PART OF THE TREATY.

ARTICLE IV: THE PROVISIONS OF THIS TREATY SHALL NOT
AFFECT THE OBLIGATIONS ASSUMED BY THE PARTIES TO THE
TREATY UNDER OTHER INTERNATIONAL AGREEMENTS.

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ARTICLE V: 1. ANY PARTY TO THIS TREATY MAY PROPOSE
AMENDMENTS TO THE TREATY. THE TEXT OF ANY PROPOSED
AMENDMENT SHALL BE SUBMITTED TO THE DEPOSITARY GOVERN-
MENTS, WHO SHALL CIRCULATE IT TO ALL PARTIES TO THE
TREATY. THEREAFTER, IF REQUESTED TO DO SO BY ONE-THIRD
OR MORE OF THE PARTIES TO THE TREATY, THE DEPOSITARY
GOVERNMENTS SHALL CONVENE A CONFERENCE, TO WHICH THEY

SHALL INVITE ALL THE TREATY PARTIES, TO CONSIDER THE PROPOSED AMENDMENT.

2. ANY AMENDMENT MUST BE APPROVED BY A MAJORITY OF ALL THE PARTIES TO THE TREATY, INCLUDING ALL PARTIES THAT ARE PERMANENT MEMBERS OF THE SECURITY COUNCIL OF THE UNITED NATIONS. THE AMENDMENT SHALL ENTER INTO FORCE FOR EACH PARTY TO THE TREATY THAT DEPOSITS ITS INSTRUMENT OF RATIFICATION OF THE AMENDMENT UPON THE DEPOSIT OF SUCH INSTRUMENTS OF RATIFICATION BY A MAJORITY OF THE PARTIES TO THE TREATY, INCLUDING INSTRUMENTS OF RATIFICATION OF ALL PARTIES THAT ARE PERMANENT MEMBERS OF THE SECURITY COUNCIL OF THE UNITED NATIONS. THEREAFTER, IT SHALL ENTER INTO FORCE FOR ANY OTHER PARTY TO THE TREATY UPON THE DEPOSIT OF ITS INSTRUMENT OF RATIFICATION OF THE AMENDMENT.

ARTICLE VI: 1. THIS TREATY SHALL BE OPEN TO ALL STATES FOR SIGNATURE. ANY STATE WHICH DOES NOT SIGN THE TREATY BEFORE ITS ENTRY INTO FORCE IN ACCORDANCE WITH PARAGRAPH 3 OF THIS ARTICLE MAY ACCEDE TO IT AT ANY TIME.

2. THIS TREATY SHALL BE SUBJECT TO RATIFICATION BY SIGNATORY STATES. INSTRUMENTS OF RATIFICATION AND ACCESSION SHALL BE DEPOSITED WITH THE GOVERNMENTS OF, WHICH ARE HEREBY DESIGNATED THE DEPOSITARY GOVERNMENTS.

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3. THIS TREATY SHALL ENTER INTO FORCE UPON THE DEPOSIT OF THE INSTRUMENTS OF RATIFICATION BYGOVERNMENTS, INCLUDING THE GOVERNMENTS OF THE UNION OF SOVIET SOCIALIST REPUBLICS, THE UNITED STATES OF AMERICA AND THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND.

4. FOR STATES WHOSE INSTRUMENTS OF RATIFICATION OR ACCESSION ARE DEPOSITED SUBSEQUENT TO THE ENTRY INTO FORCE OF THIS TREATY, IT SHALL ENTER INTO FORCE ON THE DATE OF THE DEPOSIT OF THEIR INSTRUMENTS OF RATIFICATION OR ACCESSION.

5. THE DEPOSITARY GOVERNMENTS SHALL PROMPTLY INFORM ALL SIGNATORY AND ACCEDING STATES OF THE DATE OF EACH SIGNATURE, THE DATE OF DEPOSIT OF EACH INSTRUMENT OF RATIFICATION OR OF ACCESSION, THE DATE OF THE ENTRY INTO FORCE OF THIS TREATY, AND THE DATE OF THE RECEIPT OF ANY REQUESTS FOR CONVENING A CONFERENCE OF THE PARTIES TO THE TREATY OR OTHER NOTICES.

6. THIS TREATY SHALL BE REGISTERED BY THE DEPOSITARY

GOVERNMENTS IN ACCORDANCE WITH ARTICLE 102 OF THE CHARTER
OF THE UNITED NATIONS.

ARTICLE VII: 1. THIS TREATY SHALL REMAIN IN FORCE
FOR BRACKET THREE BRACKET BRACKET FIVE BRACKET YEARS.
2. DURING THE BRACKET THIRD BRACKET BRACKET FIFTH
BRACKET YEAR AFTER THE ENTRY INTO FORCE OF THIS TREATY,
THE DEPOSITARY GOVERNMENTS SHALL CONVENE A CONFERENCE OF
THE PARTIES TO REVIEW THE OPERATION OF THE TREATY AND TO

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ACTION SS-25

INFO OCT-01 ISO-00 SSO-00 NSCE-00 DODE-00 INRE-00
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INFO AMEMBASSY LONDON PRIORITY
AMEMBASSY MOSCOW PRIORITY

S E C R E T SECTION 02 OF 02 GENEVA 11269

EXDIS USCTB

PASS TO DOE
CTB MESSAGE NO.268

CONSIDER THE QUESTION OF EXTENDING IT, DEPENDING ON
WHETHER ANY STATES NOT PARTY TO THE TREATY WILL CONDUCT
NUCLEAR EXPLOSIONS. ANY DECISION ON THIS QUESTION SHALL
BE MADE BY A MAJORITY OF THE PARTIES TO THE TREATY, WHICH
MAJORITY SHALL INCLUDE ALL THE PERMANENT MEMBERS OF THE
SECURITY COUNCIL OF THE UNITED NATIONS WHO ARE PARTIES TO
THE TREATY.

3. EACH PARTY TO THIS TREATY SHALL IN EXERCISING ITS
NATIONAL SOVEREIGNTY HAVE THE RIGHT TO WITHDRAW FROM THE
TREATY IF IT DECIDES THAT EXTRAORDINARY EVENTS RELATED TO
THE SUBJECT MATTER OF THIS TREATY HAVE JEOPARDIZED ITS
SUPREME INTERESTS. IT SHALL GIVE THREE MONTHS' NOTICE OF
SUCH WITHDRAWAL TO ALL OTHER PARTIES TO THE TREATY AND TO
THE UNITED NATIONS SECURITY COUNCIL. SUCH NOTICE SHALL
INCLUDE A STATEMENT OF THE EXTRAORDINARY EVENTS IT REGARDS

AS HAVING JEOPARDIZED ITS SUPREME INTERESTS.

ARTICLE VIII: THIS TREATY, OF WHICH THE RUSSIAN,
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ARABIC, CHINESE, ENGLISH, FRENCH AND SPANISH TEXTS ARE
EQUALLY AUTHENTIC, SHALL BE DEPOSITED IN THE ARCHIVES OF
THE DEPOSITARY GOVERNMENTS. DULY CERTIFIED COPIES OF THIS
TREATY SHALL BE TRANSMITTED BY THE DEPOSITARY GOVERNMENTS
TO THE GOVERNMENTS OF THE SIGNATORY AND ACCEDING STATES.

IN WITNESS WHEREOF THE UNDERSIGNED, BEING DULY
AUTHORIZED FOR THE PURPOSE, HAVE SIGNED THIS TREATY.

DONE INCOPIES, IN
ON THE.....DAY OF..... END TEXT.
JOHNSON

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